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the licensee's proposed release of the property.

- (e) After receiving a license amendment application from the licensee for the release of an impacted area, the NRC shall—
- (1) Determine whether the licensee has adequately evaluated the effect of releasing the property as required by paragraph (a)(1) of this section;
- (2) Determine whether the licensee's classification of any release areas as non-impacted is adequately justified;
- (3) Determine whether the licensee's radiation survey for an impacted area is adequate; and
- (4) Upon determining that the licensee's submittal is adequate, approve the licensee's amendment application.
- (f) The NRC shall notice receipt of the release approval request or license amendment application and make the approval request or license amendment application available for public comment. Before acting on an approval request or license amendment application submitted in accordance with this section, the NRC shall conduct a public meeting in the vicinity of the licensee's facility for the purpose of obtaining public comments on the proposed release of part of the facility or site. The NRC shall publish a document in the FEDERAL REGISTER and in a forum, such as local newspapers, which is readily accessible to individuals in the vicinity of the site, announcing the date, time, and location of the meeting, along with a brief description of the purpose of the meeting.

[68 FR 19727, Apr. 22, 2003]

AMENDMENT OF LICENSE OR CONSTRUCTION PERMIT AT REQUEST OF HOLDER

§ 50.90 Application for amendment of license, construction permit, or early site permit.

Whenever a holder of a license, including a construction permit and operating license under this part, and an early site permit, combined license, and manufacturing license under part 52 of this chapter, desires to amend the license or permit, application for an amendment must be filed with the Commission, as specified in §§50.4 or 52.3 of this chapter, as applicable, fully describing the changes desired, and fol-

lowing as far as applicable, the form prescribed for original applications.

[72 FR 49504, Aug. 28, 2007]

§ 50.91 Notice for public comment; State consultation.

The Commission will use the following procedures for an application requesting an amendment to an operating license under this part or a combined license under part 52 of this chapter for a facility licensed under §§ 50.21(b) or 50.22, or for a testing facility, except for amendments subject to hearings governed by 10 CFR part 2, subpart L. For amendments subject to 10 CFR part 2, subpart L, the following procedures will apply only to the extent specifically referenced in §2.309(b) of this chapter, except that notice of opportunity for hearing must be published in the FEDERAL REGISTER at least 30 days before the requested amendment is issued by the Commis-

- (a) Notice for public comment. (1) At the time a licensee requests an amendment, it must provide to the Commission, in accordance with the distribution requirements specified in §50.4, its analysis about the issue of no significant hazards consideration using the standards in §50.92.
- (2)(i) The Commission may publish in the Federal Register under §2.105 an individual notice of proposed action for an amendment for which it makes a proposed determination that no significant hazards consideration is involved, or, at least once every 30 days, publish a periodic Federal Register notice of proposed actions which identifies each amendment issued and each amendment proposed to be issued since the last such periodic notice, or it may publish both such notices.
- (ii) For each amendment proposed to be issued, the notice will (A) contain the staff's proposed determination, under the standards in §50.92, (B) provide a brief description of the amendment and of the facility involved, (C) solicit public comments on the proposed determination, and (D) provide for a 30-day comment period.
- (iii) The comment period will begin on the day after the date of the publication of the first notice, and, normally, the amendment will not be